

U.S. District Court
EDNY

225 Cadman Plz
Brooklyn, NY 11201

11-CV-2757; 11-CV-4072; 11-CV-5606
11-CV-7030

January 6, 2012

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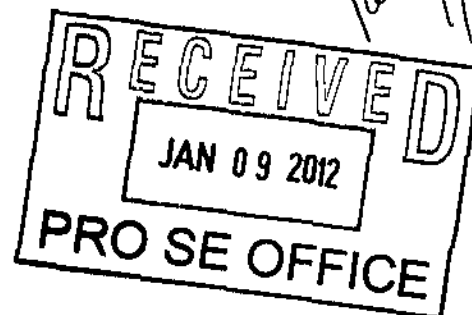
RE: ALL CASES

Attn: Hon Bloom/Towes/Amor

Pltf is writing to inform the Court of the following:

- 1) Pltf has not received any correspondence from the Court since the 10/31/11 Deposition.
- 2) Pltf has not received a response from 11-CV-1417 Depo regarding deposition matters.
- 3) As far as another one of the Courts threats, in reference to the incompetent Pro Se Clerks, there are many more important matters to address than another one sided trivial melo drama based on hearsay, and unidentified parties allegations.
- 4) It would behoove the court to examine pltf's complaints for "irregularities," such as:
 - 1) 11-CV-1417 non authentic deposition transcript.
 - 2) 10-CV-5318 Shunseki Summons issue dates as 3/4/11 and 3/16/11.
 - 3) 11-CV-4072 Cause listed as # 42: 1983 Prisoner Civil Rights
 - 4) 10-CV-5318 EX 6 p10 incorrect
 - 5) 10-CV-5318 EX 12 incomplete p.17
 - 6) 10-CV-5318 EX 11 incorrect p.17
 - 7) 10-CV-5318 EX 3 incorrect p. 7
 - 8) 10-CV-5318 EX 5 incorrect p. 8

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- 9) 10-CV-5318 EX 6 incorrect p10
- 10) 10-CV-5318 EX 11 incorrect p.17
- 11) 10-CV-5318 EX 12 incorrect p.17
- 12) 10-CV-5318 incorrect p.35
- 13) 11-CV-1417 26 no mail return envelop docketed
- 14) 10-CV-5318 p 9 and p10 Claims + Statement of Claims
- 15) 10-CV-5318 32 Extension requested + allegedly served 6/29/11
- 16) 11-CV-1417 30 Pltff submitted numerous objections, answers, + confidential agreements which evoked no response.
- 17) 11-CV-1417 31 And vice versa.
- 18) 11-CV-2030 p 3 Order Sentence 1: "... the complaint is 'not exactly the same...' Sentence 2: "... the issue is whether the two actions involved the same subject."
- 19) 11-CV-1417 9/2/11 Pltff faxed addendum to Kantor/ Defts. "Pltff will not be held responsible for documents which are no longer Confidential." Which evoked no response.
- 20) 11-CV-1417 6/30/11 Date of written death threat. Defts failed to comply with Court order to produce pltffs personnel records - to this date, and the Court said and did nothing.
- 21) Mr Vega and his supervisor provided conflicting Appellate location/address information.
- 22) Pltff presented CJA to Mike, which was untimely filed
- 23) Pltff presented Summons correction to Mr Hue, which was not filed. (Martha Bernadin).

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24) 11-CV-1417 46, 49 + 62

25) Pltff cannot respond to Orders, Memos or any correspondence which is not docketed or docketed untimely or not received.
Per FRCP 5.1(d); FRCP 46

26) 11-CV-1417 49 Per what Law/Rule are Pro Se Litigants held to attorney standards? FRCP 8(a)

27) 11-CV-4072 Pltff is not in receipt of depts response to correspondence.

28) 11-CV-1417; 11-CV-1416; 10-CV-5318, 11-CV-4072, 11-CV-2757
11-CV-5606 Pltff Objects to MT Bloom's biased Order dated 12/21/11 based on hearsay. Innocent until PROVEN guilty??

29) 11-CV-4072 14 Pltffs objection dated 11/4/11 entered Seventeen (17) days later 11/28/11.

The aforementioned "irregularities" are just the tip of the iceberg. There are many more.

Pltff requests additional time to respond to the non docketed and non receipt of 11-CV-5606 because the Court has addressed 13 complaints to pltff, which four complaints have been pending since on or about April 2010; non receipt of Orders - repeatedly; no legal reason or Rule for dismissal Ordered on pg 1; Officer #6925 and Mayor Lowe her supervisor refused to identify #6925 by name - Pltff moves the Court to bidn release of #6925 identity as well as Officer John Doe, which are records

Pltf is not priory to.

PH of June(5)

P 3 3rd paragraph: pltf did not "vouchered" the property. Pltf attempted / tried to document the sharpie marker, which was trashed by Officer Lowe = attempted to vouch. The sharpie was not vouchered because Officer Daly / Lt Daly refused to permit pltf to document the sharpie on the voucher / property form.

Pltf Objects to Order because it is misconstruing pltf's complaint and fails to do justice. In addition all of pltf's complaints are plagued by "non delivery" of mail, and "unsterely" and/or omitted from the docket sheets.

Pltf submits a temporary mailing address: General Delivery, 46-02 21st STREET, L.I.C. N.Y. 11101 Effective immediately.

Pltf requests to submit ALL documents to Judge Towns, Armon or Bloom, because case fraud is rampant in this Court, beyond a reasonable doubt.

Pltf would like to know what the Court intend to do about the ongoing crowding of pltf's cases since filing which has evoked no response.

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Ptlf requests for a conference regarding 10-cv-5318
 Interrogatories requests, which are vexatious, too
 broad, vague and can be obtained by many other means,
 which are of no expense to the depts.

In addition the DVA agents have stolen everything
 that they need. Ptlf is not able to reprint any
 documents or media. However, ptlf will make it
 available to be viewed in her presence.

In addition to the theft of documents from ptlf's home,
 documentary evidence was also stolen from her civil
 action, which hinders the exercise of her Constitutional
 Rights.

Ptlf is confused by depts "Initial Disclosure" as to
 whether it is a request or a response? Eg p 2

"All contacts with these individuals must be made
 through the undersigned counsel."

Ptlf has not received a notice of counsel for anyone
 except Eric Shumaker. For the aforementioned reasons ptlf
 objects to depts ambiguous correspondence.

Apn Bente Law Sc
 46-02 21st St
 L.I.C NY 11101

Dated:
 January 6, 2012

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